(COUNSEL LISTED ON SIGNATURE PAGE) 1 2 3 4 IN THE UNITED STATES DISTRICT COURT 5 NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION 6 DROPLETS, INC., Case No. 12-cv-03733-JST 7 JOINT STIPULATION AND [PROPOSED] Plaintiff, 8 ORDER TO RESET BRIEFING SCHEDULE FOR POST-TRIAL v. 9 **MOTIONS** YAHOO!, INC., 10 Defendant. 11 12 OATH, INC., et al., 13 Intervenor-Plaintiffs, 14 v. 15 DROPLETS, INC., 16 Intervenor-Defendant. 17 18 19 20 21 22 23 24 25 26 27 28

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Plaintiff Droplets, Inc. ("Droplets") and Defendant Yahoo, Inc. ("Yahoo"), by and through 1 2 their respective attorneys, respectfully submit the following joint stipulation and request that the Court 3 reset the deadline for the parties' Post-Trial Motions and §101 Motion to June 6, 2022. 4 The parties had previously agreed, and the Court adopted, a schedule under which the parties' 5 Post-Trial Motions and §101 Motion would be filed on June 1, 2022. See ECF 1152, ECF 1154, ECF 6 1156. 7 The parties have consulted and respectfully request that the Court enter this Stipulation and 8 Proposed Order resetting the deadline for the parties' Post-Trial Motions and §101 Motion to June 6, 9 2022; the deadline for all opposition briefs to July 1, 2022; and the deadline for all replies to July 15, 10 2022. 11 Dated: May 31, 2022 12 /s/ Meghan C. Killian /s/Aisha Mahmood Haley 13 Courtland L. Reichman (CA Bar No. 268873) George D. Niespolo 14 creichman@reichmanjorgensen.com (CA Bar No. 72107) Shawna L. Ballard (CA Bar No. 155188) 15 Meghan C. Killian sballard@reichmanjorgensen.com (CA Bar No. 310195) Kate Falkenstien (ČA Bar No. 313753) 16 **Duane Morris LLP** kfalkenstien@reichmanjorgensen.com One Market, Spear Tower, Suite 2200 REICHMAN JORGENSEN LEHMAN & 17 San Francisco, CA 94105 FELDBERG LLP 415.957.3000 (phone) 100 Marine Parkway, Suite 300 18 415.957.3001 (fax) Redwood Shores, CA 94065 GDNiespolo@duanemorris.com Telephone: (650) 623-1401 19 MCKillian@duanemorris.com Facsimile: (650) 623-1449 20 Kevin P. Anderson Khue V. Hoang (CA Bar No. 205917) (admitted *pro hac vice*) khoang@reichmanjorgensen.com 21 Duane Morris LLP Jaime F. Cardenas-Navia (admitted *pro hac vice*) 505 9th Street, N.W., Suite 1000 jcardenas-navia@reichmanjorgensen.com 22 Washington D.C. 20004-2166 Michael Matulewicz-Crowley (admitted pro hac vice) 202.776.7800 (phone) mmatulewicz-crowley@reichmanjorgensen.com 23 202.776.7801 (fax) REICHMAN JORGENSEN LEHMAN & KPAnderson@duanemorris.com FELDBERG LLP 24 750 Third Avenue, Suite 2400 Aleksander Goranin New York, NY 10017 25 (admitted *pro hac vice*) Telephone: (646) 921-1474 Duane Morris LLP Facsimile: (650) 623-1449 26 30 South 17th Street Philadelphia PA 19103-4196 Christine Lehman (admitted *pro hac vice*) 27 215.979.1000 (phone) clehman@reichmanjorgensen.com 215.979.1020 (fax) David King (admitted *pro hac vice*) 28 Agoranin@duanemorris.com Case No. 12-cv-03733-JST 1 Joint Stipulation and [Proposed] Order To Set Deadlines for Post-Trial Motions

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15	Holdings Inc. and Oath, Inc. and Defendant Yahoo!, Inc.	
16	ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1	
17	Pursuant to Civil Local Rule 5-1(i)(3), I attest that concurrence in the filing of this document	
18	has been obtained from each of the other signatories.	
19	Dated: May 31, 2022	/s/ Meghan C. Killian
20	3	Meghan C. Killian
21	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
22		
23	Dated: Dated:	June 2, 2022
24		Hon. Jon S. Tigar
25		United States District Judge
26		
27		
28	Case No. 12-cv-03733-JST	2 Joint Stipulation and [Proposed] Order
	DM2\15833841.1	To Set Deadlines for Post-Trial Motions